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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA -
SAN FRANCISCO DIVISION

11 JAMES JARDINE, an individual,
12 Plaintiff,
13 v.

Case No. 3:10-cv-03318 SC,
consolidated with
Case No. 3:10-cv-03319 SC;
Case No. 3:10-cv-03335 SC and
Case No. 3:10-cv-03336 SC

14 MARYLAND CASUALTY COMPANY, a
corporation, and DOES 1 thorough 50,
15 Defendants.

17 JAMES JARDINE, an individual,
18 Plaintiff,
19 v.

Case No. 3:10-cv-03335 SC; and
Case No. 3:10-cv-03336 SC

20 EMPLOYERS FIRE INSURANCE
COMPANY, a corporation, and DOES 1
21 thorough 50,
22 Defendants.

**STIPULATION CONTINUING
DEADLINE FOR DISCLOSURE OF
EXPERT WITNESSES; [Proposed]
ORDER APPROVING
STIPULATION**

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25 WHEREAS, Defendant Employers Fire Insurance Company ("Employers") has filed
26 motions for summary judgment in both Case No. 3:10-cv-03335 SC; and Case No. 3:10-cv-
27 03336 SC.
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**STIPULATION AND [PROPOSED] ORDER EXTENDING
DEADLINE FOR EXPERT WITNESS DISCLOSURE**

**CASE 3:10-CV-03335 SC; AND
CASE 3:10-CV-03336 SC**

1 WHEREAS, the hearing on these motions is set for Friday, December 9, 2011.

2 WHEREAS, the parties each wish to focus their time and attention on preparing their
3 opposition and reply briefs to the pending motions for summary judgment.

4 IT IS HEREBY STIPULATED by and between plaintiff, James Jardine, and
5 defendant, Employers, by and through their attorneys of record that the deadline for
6 disclosure of expert witnesses currently set for November 23, 2011 be extended through and
7 including, Monday, December 12, 2011.

8 IT IS SO STIPULATED.

9 Dated: November 11, 2011

SCHENONE & PECK

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11 By: 

12 Ronald G. Peck
13 Attorney for Plaintiff
JAMES JARDINE

14 Dated: November __, 2011

15 WOLKIN • CURRAN, LLP

16 By: _____
17 Brandt L. Wolkin
18 Dawn A. Silberstein
19 Attorneys for defendant
EMPLOYERS FIRE INSURANCE
COMPANY

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1 WHEREAS, the hearing on these motions is set for Friday, December 9, 2011.

2 WHEREAS, the parties each wish to focus their time and attention on preparing their
3 opposition and reply briefs to the pending motions for summary judgment.

4 IT IS HEREBY STIPULATED by and between plaintiff, James Jardine, and
5 defendant, Employers, by and through their attorneys of record that the deadline for
6 disclosure of expert witnesses currently set for November 23, 2011 be extended through and
7 including, Monday, December 12, 2011.

8 **IT IS SO STIPULATED.**

9 Dated: November ___, 2011

SCHENONE & PECK

10
11 By: _____
12 Ronald G. Peck
13 Attorney for Plaintiff
JAMES JARDINE

14 Dated: November 10, 2011

WOLKIN • CURRAN, LLP

15
16 By: 
17 Brandt L. Wolkin
18 Dawn A. Silberstein
19 Attorneys for defendant
EMPLOYERS FIRE INSURANCE
COMPANY

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[PROPOSED] ORDER

PURSUANT TO THE PARTIES' STIPULATION, the Court finds good cause to grant the parties' request to extend the deadline for Expert Witness Disclosure from November 23, 2011 to December 12, 2011.

IT IS SO ORDERED.

Dated: 11/14/11



1 **DECLARATION OF SERVICE**

2 I, Angela Lee Rojas, declare as follows:

3 I am a citizen of the United States, over the age of eighteen years and not a party to
4 the within entitled action. I am employed at Wolkin · Curran, LLP, 555 Montgomery Street,
5 Suite 1100, San Francisco, California 94111.

6 On **11 November 2011** I served the attached document, **STIPULATION**

7 **CONTINUING DEADLINE FOR DISCLOSURE OF EXPERT WITNESSES;**

8 **[Proposed] ORDER APPROVING STIPULATION**, on the interested parties in said
9 action, by placing a true copy thereof in a sealed envelope(s) or package(s), with delivery
10 fees or postage fully prepaid, addressed as follows:

11 **PLEASE SEE ATTACHED SERVICE LIST**

12 and served the named document in the manner(s) indicated below:

13 X **BY MAIL:** I placed true and correct copy(ies) of the above named document(s) in sealed
14 envelope(s) or package(s), with postage fully prepaid, addressed to the addressee(s) listed above or
15 on the attached service list on whom service is to be made. I served the above named document(s)
16 by placing the envelope or package for collection and mailing following our ordinary business
17 practices. I am readily familiar with this business's practice for collecting and processing
18 correspondence for mailing. On the same day that correspondence is placed for collection and
19 mailing, it is deposited in the ordinary course of business with the United States Postal Service. The
20 above named document(s) being served by mail bore a notation of the date and place of mailing and
21 a signed copy of this affidavit or certificate of mailing accompanied the above named document(s).

22 I declare under penalty of perjury under the laws of the State of California that the
23 foregoing is true and correct and that I am employed in the office of a member of the bar of
24 this court at whose direction the service was made. Executed 11 November 2011, at San
25 Francisco, California.

26 */s/ Angela Lee Rojas*

27 _____
28 Angela Lee Rojas

SERVICE LIST

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